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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/573,725	03/28/2006	Jeffrey Chapin	19350-105074	2236	
D 1 ' 37 A 1	7590 11/15/2007		EXAMINER		
Robin W Asher Clark Hill 500 Woodward Avenue Suite 3500 ART UNIT PAPE			GRAMLING, SEAN P		
			PAPER NUMBER		
Detroit, MI 48226-3435			2875		
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			MAIL DATE	DELIVERY MODE	
			11/15/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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. ,		Application No.	Applicant(s)	
•		10/573,725	CHAPIN ET AL.	
Office Action	n Summary	Examiner	Art Unit	
		Sean P. Gramling	2875	
The MAILING DAT Period for Reply	E of this communication app	ears on the cover sheet wi	th the correspondence addr	ess
WHICHEVER IS LONGE - Extensions of time may be availa after SIX (6) MONTHS from the I If NO period for reply is specified - Failure to reply within the set or 6	TORY PERIOD FOR REPLY IR, FROM THE MAILING DA the under the provisions of 37 CFR 1.1: mailing date of this communication. above, the maximum statutory period vextended period for reply will, by statute later than three months after the mailing See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re vill apply and will expire SIX (6) MON, cause the application to become AB	CATION. eply be timely filed THS from the mailing date of this commandoned (35 U.S.C. § 133).	
Status				
2a)⊠ This action is FINA 3)□ Since this applicati	nmunication(s) filed on <u>27 A</u> L. 2b) This on is in condition for allowar ce with the practice under <i>E</i>	action is non-final. nce except for formal matte	•	nerits is
Disposition of Claims				
4a) Of the above classified (a) Of the above classified (b) □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	nd 7 is/are rejected.	vn from consideration.		
Application Papers				
10) The drawing(s) filed Applicant may not re Replacement drawing	objected to by the Examine I on is/are: a) according a sheet any objection to the g sheet(s) including the correct tion is objected to by the Ex	epted or b) objected to the discontinuity of the left of the discontinuity of the drawing of the	ce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR	
Priority under 35 U.S.C. § 1	19		•	
a) All b) Some 1. Certified cop 2. Certified cop 3. Copies of the application free	made of a claim for foreign * c) None of: ies of the priority documents ies of the priority documents certified copies of the prior from the International Bureau tailed Office action for a list	s have been received. s have been received in A rity documents have been u (PCT Rule 17.2(a)).	pplication No received in this National St	age
	nt Drawing Review (PTO-948)	Paper No(s	tummary (PTO-413) c)/Mail Date nformal Patent Application	
3) Information Disclosure Stater Paper No(s)/Mail Date	neni(s) (P10/30/08)	6) Other:		

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DETAILED ACTION

Amendment

1. Acknowledgment is made of Amendment filed August 27, 2007. Claim 1 has been amended, claim 7 has been added, and claims 3 and 6 have been cancelled. Claims 1-2, 4-5 and 7 are pending.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-2, 4-5 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Cibie Projecteurs* (FR 2424157).
- 4. Regarding claims 1 and 5, *Cibie* discloses a housing (B); a first reflector (MR) pivotally secured to the housing; a second reflector (MC) pivotally secured to the housing; and a connecting bar (V2) including a spherical ball end S2 pivotally secured to the first reflector and an opposing end pivotally secured to the second reflector (see primary Figure). In the Figure, reference letter F represents light beams, which inherently requires the presence of a light source to generate the beams that are eventually directed by reflectors (MR) and (MC). The opposite end of the connector bar (V2) in *Cibie* does not form a hinge clip and the second reflector (MC) does not form a hinge pin to receive the hinge clip. Rather, the other end of the connecting bar is

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threaded and is secured to the second reflector (MC) by insertion into a nut (E). Thus, the second reflector (MC) in *Cibie* forms a nut (E) instead of a hinge pin in order to secure the other end of the connecting bar (V2) to the second reflector (MC). It would have been obvious to one of ordinary skill in the art at the time the invention was made to form a hinge clip at one of the connecting bar (V2) (instead of threads) and to attach it to a hinge pin (instead of a nut) on the second reflector (MC) in order to avoid the use of a screwdriver when securing the connecting bar (V2) to the second reflector (MC).

- 5. Regarding claim 2, *Cibie* discloses an adjustment mechanism (V1) extending between the housing and the second reflector (MC) for simultaneously adjusting the reflectors and cooperatively aiming the light beams.
- 6. Regarding claim 4, the first reflector (MR) in *Cibie* includes a connecting bar mount (CS2) for receiving the spherical ball (S2) that is formed at one end of the connecting bar (V2).
- Regarding claim 7, *Cibie* discloses a housing (B); a first reflector (MR) pivotally secured to the housing to rotate about a first rotation axis; a second reflector (MC) pivotally secured to the housing to rotate about a second rotation axis; and a connecting bar (V2) including a spherical ball end S2 pivotally secured to the first reflector and an opposing end pivotally secured to the second reflector (see primary Figure). In the Figure, reference letter F represents light beams, which inherently requires the presence of a light source to generate the beams that are eventually directed by reflectors (MR) and (MC). The opposite end of the connector bar (V2) in *Cibie* does not form a hinge clip and the second reflector (MC) does not form a hinge pin to receive the

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hinge clip. Rather, the other end of the connecting bar is threaded and is secured to the second reflector (MC) by insertion into a nut (E). Thus, the second reflector (MC) in *Cibie* forms a nut (E) instead of a hinge pin in order to secure the other end of the connecting bar (V2) to the second reflector (MC). It would have been obvious to one of ordinary skill in the art at the time the invention was made to form a hinge clip at one of the connecting bar (V2) (instead of threads) and to attach it to a hinge pin (instead of a nut) on the second reflector (MC) in order to avoid the use of a screwdriver when securing the connecting bar (V2) to the second reflector (MC).

Response to Arguments

8. Applicant's arguments filed August 27, 2007 have been fully considered but they are not persuasive. The primary purpose of the threaded connecting bar (V2) and the nut (E) in *Cibie* is to provide a means to tightly link the first reflector (MR) to the second reflector (MC) so that the adjusting mechanism (V1) can simultaneously rotate both reflectors about two separate rotation axes. It is only an ancillary function of the connecting bar (V2) and nut (E) that the connecting bar can be adjusted with a screwdriver to allow for movement of the first reflector (MR) relative to the second reflector (MC). Examiner therefore contends that it would have been obvious to one of ordinary skill in the art at the time the invention was made to form a hinge clip at one of the connecting bar (V2) (instead of threads) and to attach it to a hinge pin (instead of a nut) on the second reflector (MC) in order avoid the use of a screwdriver when securing the connecting bar (V2) to the second reflector (MC).

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Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time 9. policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sean P. Gramling whose telephone number is (571) 272-9082. The examiner can normally be reached on MONDAY-FRIDAY 7:30 AM-5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea can be reached on (571) 272-2378. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

5. P. G.

Sean P Gramling Examiner Art Unit 2875

> Supervisory Patent Examiner Technology Center 2800